# Case 4:20-cv-05640-YGR Document 1834 DFACTILID VERSION OF DOCUMENT SOUGHT TO BE SEALED Exhibit 4

## **GIBSON DUNN**

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### CONFIDENTIAL

July 31, 2020

### VIA EMAIL

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Re: <u>In re Apple iPhone Antitrust Litigation</u>, Case No. 4:11-cv-06714-YGR (N.D. Cal.); <u>Cameron v. Apple Inc.</u>, Case No. 4:19-cv-03074-YGR (N.D. Cal.)

### Dear Counsel:

Pursuant to the Parties' January 9, 2020 Stipulated Protective Order entered by the Court in the above-titled actions, Defendant Apple Inc. ("Apple") produces documents Batesstamped, **APL-APPSTORE\_06581315** through **APL-APPSTORE\_07181345**, to the Consumer Plaintiffs and Developer Plaintiffs via the below SFTP site. The password will be sent separately via email.

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Connection type	(we recommend using the software FileZilla to connect)
Port	
Username	

Apple has now substantially completed its production of custodial documents, although we anticipate continuing clean-up productions in the coming weeks. This production is made subject to and without waiver of Apple's Responses and Objections to the Consumer Plaintiffs' First Set of Requests for Production, served on November 12, 2019, and Apple's Responses and Objections to the Developer Plaintiffs' First Set of Requests for Production, served on November 18, 2019.

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Please let us know if you have any questions or issues accessing this production.

Sincerely,

Ethan Dettmer